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IN THE SENATE

SENATE JOINT MEMORIAL NO. 104

BY AGRICULTURAL AFFAIRS COMMITTEE

A JOINT MEMORIAL

TO THE SENATE AND HOUSE OF REPRESENTATIVES OF THE UNITED STATES IN CONGRESS ASSEMBLED, AND TO THE CONGRESSIONAL DELEGATION REPRESENTING THE STATE OF IDAHO IN THE CONGRESS OF THE UNITED STATES.

We, your Memorialists, the Senate and the House of Representatives of the State of Idaho assembled in the Second Regular Session of the Sixtieth Idaho Legislature, do hereby respectfully represent that:

WHEREAS, since the year 2007, all horse processing facilities throughout the United States have been closed, resulting in an ever increasing issue of concern for many citizens; and

WHEREAS, federal legislation has been introduced to amend Title 18 of the U.S. Code to make it illegal to knowingly possess, ship, transport, purchase, sell, deliver or receive any horse intended for human consumption; and

WHEREAS, annual congressional appropriation provisions enacted since fiscal year 2008 have prohibited the expenditure of any federal funding for the inspection of horses prior to processing for human consumption and prohibited the United States Department of Agriculture from issuing rules that provide for a user-fee system for inspections; and

WHEREAS, the loss of secondary markets has severely impacted the livestock industry by eliminating the salvage value of horses and has dramatically reduced the market value of all horses; and

WHEREAS, prohibitions regarding the processing of horses have resulted in significant increases in abandoned and starving animals and have had significant economic impact on the entire equine industry. The Humane Society of the United States has acknowledged the extreme costs and staff time needed to shelter unwanted horses; and

WHEREAS, the American Association of Equine Practitioners has estimated the cost of a horse's basic care is approximately \$1,825 annually not including veterinary and farrier care; and

WHEREAS, the National Horse Protection Coalition, a proponent of processing bans, acknowledges that rescue organizations will not adopt all unwanted horses and some will indeed be euthanized; and

WHEREAS, the American Horse Protection Association has observed that not all sanctuaries may have the means or business skills to take in large numbers of horses, and that no nationwide standard-setting or oversight system exists for them at this time; and

WHEREAS, in 2006, the last full year in which horse processing was done in the United States, 105,000 surplus horses were processed. The United States Bureau of Land Management was housing in excess of 31,000 surplus wild horses in holding facilities as of September, 2009; and

WHEREAS, issues related to the humane handling and processing of surplus horses are best addressed by proper regulations and inspection and

state agriculture and rural leaders recognize the necessity and benefit of a state's ability to direct the transport and processing of horses.

 NOW, THEREFORE, BE IT RESOLVED by the members of the First Regular Session of the Sixtieth Idaho Legislature, the Senate and the House of Representatives concurring therein, that Congress is urged to oppose federal legislation that interferes with a state's ability to direct the transport and processing of horses and is encouraged to discontinue language in the yearly appropriation bills which has effectively ended processing of horses in the United States.

BE IT FURTHER RESOLVED that the Secretary of the Senate be, and she is hereby authorized and directed to forward a copy of this Memorial to the President of the United States, the President of the Senate and the Speaker of the House of Representatives of Congress, and the congressional delegation representing the State of Idaho in the Congress of the United States.